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**From:** Bunker, Kelly [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=C8F3C85BD0A44357B9942546108CAF4C-KBUNKER]  
**Sent:** 10/25/2017 1:57:17 PM  
**To:** Rice, Scott [Rice.Scott@epa.gov]; Pratt, Stacie [Pratt.Stacie@epa.gov]  
**Subject:** Re: HQ clean fill documenattion.  
**Attachments:** Final Beneficial use letter signed 2-3-17.pdf

Clean fill is a term specific to PADEP not EPA.

Our February 2017 letter to PADEP (see attached) addressed only the Beneficial Use Permit but the same 2 ppm logic applies to their Clean Fill Policy.

The regulatory citations are 761.20(a) which prohibits use at any concentration and the definition of quantifiable level/level of detection in 761.3. which specifies 2 ppm.

There is no HQ memo or document.

# Deliberative Process / Ex. 5

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**From:** Rice, Scott  
**Sent:** Wednesday, October 25, 2017 8:55 AM  
**To:** Bunker, Kelly  
**Subject:** HQ clean fill documenattion.

God morning Kelly. Do you have a HQ memo or document that specifies the 2 ppm PCB max for using soil as clean fill? I can't seem to find anything on it. Thanks and regards